UNITED STATES DISTRICT COURT

for the

Eastern District of Pennsylvania

	Case No.	
Plaintiff(s) (Write the full name of each plaintiff who is filing this complaint. If the names of all the plaintiffs cannot fit in the space above, please write "see attached" in the space and attach an additional page with the full list of names.)))))	(to be filled in by the Clerk's Office)
Central Intelligence Agency)	
United States Army Pennsylvana State The State of Engli) www.Tom	Wolf
(Write the full name of each defendant who is being sued. If the	Ó	
names of all the defendants cannot fit in the space above, please		
write "see attached" in the space and attach an additional page	1.11.1	
with the full list of names. Do not include addresses here.) National Security Agency Pat The OFFICIAL ILL COMMINATOR (CIRCLE). IT	Nakazi Luminatio	OFFICHCORS)
COMPLAINT FOR VIOLA	ATION OF CIV	VIL RIGHTS
(Prisoner (Complaint)	

NOTICE

Federal Rules of Civil Procedure 5.2 addresses the privacy and security concerns resulting from public access to electronic court files. Under this rule, papers filed with the court should not contain: an individual's full social security number or full birth date; the full name of a person known to be a minor; or a complete financial account number. A filing may include only: the last four digits of a social security number; the year of an individual's birth; a minor's initials; and the last four digits of a financial account number.

Except as noted in this form, plaintiff need not send exhibits, affidavits, grievance or witness statements, or any other materials to the Clerk's Office with this complaint.

The Clerk will not file a civil complaint unless the person seeking relief pays the entire filing fee (currently \$350) and an administrative fee (currently \$50) in advance, or the person applies for and is granted in forma pauperis status pursuant to 28 U.S.C. § 1915. A prisoner who seeks to proceed in forma pauperis must submit to the Clerk (1) a completed affidavit of poverty and (2) a copy of the trust fund account statement for the prisoner for the six month period immediately preceding the filing of the complaint, obtained from and certified as correct by the appropriate official of each prison at which the prisoner is or was confined for the preceding six months. See 28 U.S.C. § 1915(a)(2).

If the Judge enters an order granting a prisoner's application to proceed in forma pauperis, then the order will assess the filing fee (currently \$350) against the prisoner and collect the fee by directing the agency having custody of the prisoner to deduct an initial partial filing fee equal to 20% of the greater of the average monthly deposits to the prison account or the average monthly balance in the prison account for the six-month period immediately preceding the filing of the complaint, as well as monthly installment payments equal to 20% of the preceding month's income credited to the account for each month that the balance of the account exceeds \$10.00, until the entire filing fee has been paid. See 28 U.S.C. § 1915(b). A prisoner who is granted leave to proceed in forma pauperis is obligated to pay the entire filing fee regardless of the outcome of the proceeding, and is not entitled to the return of any payments made toward the fee.

I. The Parties to This Complaint

A. The Plaintiff(s)

	A.	110111111111111111111111111111111111111	
		Provide the information below for	or each plaintiff named in the complaint. Attach additional pages if
17 17		needed.	01 1
	,	Name	David William Slocts
		All other names by which	OF ON FILE WAY DE TO
		you have been known:	Chargo the tale Mine Tomes,
		ID Number	NLAGO COLLAND
		Current Institution	DHOENIX State COLECTIONAL TYPHINIA
		Address	10. BOX 294
			City State Zip Code
	В.	The Defendant(s)	
- State - State	10 (10 th 10 m) 2 40 (10 th 10 th)	Provide the information below f	For each defendant named in the complaint, whether the defendant is an
		individual a government agency	y, an organization, or a corporation. Make sure that the defendant(s) se contained in the above caption. For an individual defendant, include
		the nerson's job or title (if known)	and check whether you are bringing this complaint against them in their
		individual capacity or official ca	apacity, or both. Attach additional pages if needed.
		Defendant No. 1	
,		Name	Central Intelligence Hyenry
		Job or Title (if known)	NOT CEO MIKE POMPO (2014) LEIDIA HASPEL
		Shield Number	
		Employer	1000 Colonial tarm Kd
		Address	O COND TOUR TO THE WATER OF THE PARTY OF THE
			City Stater Zip Code
			Individual capacity Official capacity
			Individual capacity
		Defendant No. 2	71 11 (00) 1 1 1
		Name	United States ATMY
		Job or Title (if known)	Contractor Deartment
		Shield Number	Military Industral Complex
*		Employer	United States Government Army Siv.
		Address	Kandahar Althouse Alipat Ril
		Atghan	Stan Kancaral Ala Signer Zip Code
		8	Individual capacity Official capacity
		ATT US ATT	
		THA SUCE	my Criminal Investagethan Commone
		1 2,1130	OTchegraph Ld Russell
		KNOX	Page 2 of 11
		Quan	HVO OVA

E.D.Pa. AO Pro Se 14 (Rev. 04/18) Complaint for Violation of Civil Rights

	Defendant No. 3 Name Job or Title (if known) Shield Number Employer Address	The state of leving union Covern Commonwealth of Pennsylanic Wited States, Commonwealth of Pennsylan Tarrisburg PA 12603 State Tip Code Undividual capacity Undividual capacity
	Defendant No. 4 Name Job or Title (if known) Shield Number Employer Address	National Security Agency OEO Paul NAVASONE Agency 7800 Savage Pcl Suite 6272 T Casac Meace, Mb 20755-6000 State Zip Code Condividual capacity Official capacity
п.	immunities secured by the Constitution	e state or local officials for the "deprivation of any rights, privileges, or on and [federal laws]." Under <i>Bivens v. Six Unknown Named Agents of S. 388 (1971)</i> , you may sue federal officials for the violation of certain
	A. Are you bringing suit against Federal officials (a Bive State or local officials (ns claim)
	the Constitution and [federal	alleging the "deprivation of any rights, privileges, or immunities secured by laws]." 42 U.S.C. § 1983. If you are suing under section 1983, what atory right(s) do you claim is/are being violated by state or local officials?
	4th Amendment, E	5th Amendment, 14th Amendment, 13th Amendment
the Agency, servitud, serv	are suing under Bivens, what officials? The United Her Northwell Security has a cuber-bully light of the House will be sorthed to the control of the cuber-bully light of t	s may only recover for the violation of certain constitutional rights. If you to constitutional right(s) do you claim is/are being violated by federal as the certain to the violation of the certain to the violation of the defendant of the defen
COTTA OUT TO EATHC		

Defendant 105. Jahar Title Shield Number Address TUMINATI ORGANIZATION

WWW. ILLUMINATI OFFICIAL. 026

Individual capacity Official Capacit

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1 moderation	Section 1983 allows defendants to be found liable only when they have acted "under color of any statute, ordinance, regulation, custom, or usage, of any State or Territory or the District of Columbia." 42 U.S.C. § 1983. If you are suing under section 1983, explain how each defendant acted under color of state or local law. If you are suing under Bivens, explain how each defendant acted under color of federal law. Attach additional pages if needed. The CLANA UNTERSTATES ADMY AFCHANISTAN UNITED STATES TO FORCES
L	Civilly committed detainee
	Immigration detainee
<u> M</u>	Convicted and sentenced state prisoner
	Convicted and sentenced federal prisoner
	Other (explain)
IV. State	ment of Claim
allego furtho any c	as briefly as possible the facts of your case. Describe how each defendant was personally involved in the ed wrongful action, along with the dates and locations of all relevant events. You may wish to include or details such as the names of other persons involved in the events giving rise to your claims. Do not cite asses or statutes. If more than one claim is asserted, number each claim and write a short and plain nent of each claim in a separate paragraph. Attach additional pages if needed.
A business of The Central I SOFTUARE OF Called HICPR to do assess	If the events giving rise to your claim arose outside an institution, describe where and when they arose. The the control of
United Sta at defenda Langaster	CIAHFADOJANTERS, The National Security Agency tes Kandahar Airbase, Afghanistan Lon Nov. 11, 2014 buts mother of children's house address Myge 4 of 11 Pennsylavia.

E.D.Pa. AO Pro Se 14 (Rev. 04/18) Complaint for Violation of Civil Rights

C. What date and approximate time did the events giving rise to your claim(s) occur?

April 2014 to NO. 11 2014 Continuing May 2014 to

Prosent Mile invarience.

What are the facts inderlying your claim(s)? (For example: What happened to you? Who did what?

Was anyone else involved? Who else saw what happened?) The Decembert Contracted the

United States confident the CTA-the NSA FBI DYNCOPP I nternational

the tennsulvania state capital Representative forment Menager, via small for

NIS bysines sproposal Theation for a government Contract. The detector

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contract the director would scretch

Wandaha All base Mitaty Complex at order the director would scretch

Newton System, DARA FECH woody, PRISM SOFTWARE TECHNOLOGY, Misroff

To Injuries Sentation years bullying I evidentions of UMJC, ect.

If you sustained injuries related to the events alleged above, describe your injuries and state what medical treatment, if any, you required and did or did not receive.

Treatment Psychological House Winds These hambers of actions of the psychological House Winds These hambers of actions of the psychological House Winds These hambers of actions of the psychological house of the

Case 2:21-cv-04182 FD Document 2 Filed 19/20/21 A Page 7 of 26 cuminario Ficial Dec The propose of ding the official TUminary is because of the tolanation of phosografic the last of protecting a official members path while he performs the duties for the organization which resulted in many violations of a members constitutional pights and fastly the central Welligence Agency National Courty Agency, theemason Lodges of Out odight IN OUT Nation, bed government Todas to command a citizens to protect the stactive If the diganization which can sed a total destrotion of a citizens life. Consistent to provide the fath of sicous to only some members. The Boatel Intelligence Agency Vocal many tooks manding a path file apparted from the grant Intelligence Agency some whoman so we so jety as a path for guiding employees of I Wing Mate monkers to the organization. It was unchical to the system and who had, NO Intent of commentations as passed who had, NO Intent of comments Hing any worlation that would deprive him from like liberty expectly Bulling Kyber Bulling, our society with Freemister with Freemister toxes is not allowed to violate a flabor 8 rights. Entrating Deorte and Using a horse localle est a persons race. The illuministic key was the GRYRFID bio-technology chip. They weren't allowed to not financial and complete a busin of fall mind control games bocque I'm a African American. This organization, used a fyramid skeen against me with the Central I Ntelligence Agency led there purposes for one work currency and beservings aportions, to maintain success for there seals. Paul Attorneys aportions, financial security, Mad Top management to contom with One world curredcy, I New World Order. The path of the Anti-Christ. Unpatecting me for there accomplish months forced inhuncine treatment and punishments.

Case 2:21-cv-04182-PD Document 2 Filed 09/20/21 Page 8 of 26



The Bohemian Grove and Other Retreats



text of this book is printed on 100% recycled paper

3/02/2021

Since the summer of 2014, there has been a plethora of haneous violations conducted by the Central Intelligence Agency, the State of Pennsylvania judicial system, combined with the Pennsylvania psychiatric departments. Prior to the defendant unlawful incarceration and conviction which was was related from the violation of the defendants civil rights regarding this incident. In the year 2014, the defendant filed a business proposal to the Central Intelligence Agency which was forwarded via email and also requested employment. The defendant also sent the propsal to the Pennsylvania State Capital, the National Security Agency, DynCorp International, Millersville University, the University of Texas Computer Engineering dept; Dr. Toothick, and the United States Army at; Kandahar Airbase Industrial Military Complex in Afghanistan. The Central Intelligence Agency started to do covert operations with the defendant through government software known as the "PRISM". Which was belived to be training to be be a Central Intelligence Agent; Clandestine Government Contractor. The defendant was being monitored with the government software (PRISM), while training with the United States Army Base doing government contracts being conducted in Afghanistan for the US Army. The defendant did job duties of securing operations in logistics, secret classified clerance, transportation, military security, delivering supplies, and ect. This involved the Department of Justice, the JCCS, and other multi-level highly government secured access entities. During this tiem the defendant used several forms of communication tatics with the Central Intelligence Agency and the United States Army. The defendant operated

highly advanced sophisticated artifical intelligence machinery to communicate with the government. The software (PRISM) capabilities was a real-time keylogging record keeping, remote and network administration tool. The operation's software connected through government network ports from the Central Intelligence Agency and the United States Army to sources of; Skype, Facebook, Comcast email, all search engines as well as browsers, landline phones, cellphones, the defendants Mac operating system, the defendants labtops, which included television bluetooth and wifi connectivity. All with full administrative privileges over the defendants devices. The defendant also used; even to this present day a; human augementation machinery that wirelessly uses a nero-tactical brain communication system that is capable of being a bridge point that connects the communication thought patterns from the human brain to the United States government (CIA) recording to there database machine. Through those communication portals the defendant was given the a direct order which authorized the defendant to use military force (AUMF) against person or persons United States citizens who were a threat to the United State Army the CIA or the United States governments operations which would have been associating those United State citizens as terrorists needed to be targeted. A presumed (CIA) "proxy"; also belived to be a (CIA) recrutier who identified himself as a private contractor, who could get the defendant employed to the (CIA) in Afghanistan. This conjoined working in the field of government contracting for the US Army. To ensure the validity of Mr. Ahmad Jailil Salahi not being a terrorist himself the defendant did contact the in 2014; (FBI) to search or skip trace there database on the affiliation of Mr. Salahi to potential terrorist linked organizations. The (FBI) came up of no availibility or inconclusive to any affiliations. The defendant worked with Mr. Ahmad Jalil Salahi on several government contracts with a private company owned by Mr. Salahi called Watan Azad Supply & Logistics Services for the United States Army in Afghanistan from his home address in Lancaster Pennsylvania. The defendant fully belived that any potential threats from "Nations, organinzations, or persons that is associated with terrorism or aiding terrorism", the defendant could be ordered by our superior government to isolate those threats by any means neccessary. The defendant was then directed by the Central Intelligence Agency through those operating system's to assasinate his daughter. The defendant then followed the direct order on Nov.11, 2014 which led to a violation of the Pennsylvania crime code and the defendant was arrested for attempt homicide. The defendant kept the information classified awaiting the Central Intelligence Agency's arrival for extridition back to the (CIA) headquarters or to a military prison where the defendant would be released after recieving immunity, amnesty, a government pardon, or a executive order from our government. Based on the grounds that the defendant acted upon direct orders administered from the orders of our superior government on the basis of acts of "Law of War". Which incontrast with a vilolation of the Pennsylvania crimes code. The "authority protects a defendant who knowingly engages in a criminal act that recognizes to be a violation of law"... (808 F 3d 485.) Also; "when the defendant reasonably relies on a government official, that conduct would not violate law" (Baptista -Rodriguez 17F.3d a 1368). Secondly, the federal government could not entrap the defendant relying on a "Estoppel" defense; the defendant relied on government

communication which the defendant could not be held liable from government who had the authority. .. (2015 USS. App Lexis) " The governments vociferious insistence that it's decision to kill a United States citizen is lawful & must specifically to do process may seem odd in the context of war, in anti-terrorism operations, assasinations or targeted killings." 43 Geo J Int. Nat security L & Poly 439(2012). Lastly, the "excutive order specifically targeted killings generally the decision to target a United States citizen for death is made by the President on recommendation of senior government officials, 2013 US Dist Lexis 19... " a US citizen can be targeted by the excutive branch." After the defendants arrest while incarcerated the defendant continued doing covert operations with the Central Intelligence Agency using some of the same advanced technology systems (Augumentation intelligence machinery). These operations conjoined the intial business proposal that was filed to the Central Intelligence Agency prior to the defendants arrest in 2014. This consisted of trying to implement and research measures of Global position Satalite & RFID human bio-implant chips inbeded in volunteer prisoners for purposes of surveilance and "total infromation awareness." The defendant explained the overall operations to the prison's faculty. It is presumed that the Pennsylvania Department of Corrections was not informed on any of the operations and the faculty constantly begin the deter the overall research. The state prisons psychiatric department proclaimed that they were not on-board with any of the information an therefore wanted to imply that these was a part of a delusion thinking associated with mental illness; in which therefore began using involuntary or voluntary methods of medical treatment. The executive authority of the United States government specifically the Central Intelligence Agency did not fully enforce the facility about the research which caused many delmas. It was

unprofessional to be given instructions and orders from the Central Intelligence Agency inside of prison, It is unpresidented for the United States government to conduct research without adequate protections, protocals, or operational management that protects the defendant while operating on behalf of the Central Intelligence Agency. Any (IO) information operations, or (PSYOP) psychological operations that's purpose is to observe, gather intelligence, or influence foreign, national, & criminal perceptions covertly could not directly conflict with the defendant using those methods for the United States government. All actions performed by the defendant were to go against potential terrorist, anarchism, organized crime & gang activity. Any, inmates who's sole intent were to divert, destroy, or threaten those orders. The Central Intelligence Agency directed the petitioner to isolate, even assasinate those inmates. These orders were given through covert cryptology, cryptography, CRITIC flash message's, television caption, covert signal intelligence (SIGNT) & technical counter intelligence advanced methods. Again, redunantly speaking ,the use of research used "synthetic telepathy" machine learning analysis, & artificial intelligence. The system records brain Alpha rhythms which are predominatly are eltricaloscillations translated into computer based speech. The department of corrections did not concur which caused many disputes, confrontations, and complexities. The defendant began contacting via mail and phone; the Central Intelligence Agency, the National Security Agency; for a "freedom of information act" or documentation that would protect the defendant doing the operations. The response from

the "foia" request from the (NSA) dated on May 9, 2019; (case#106918). stated "we can neither confirm nor deny the existence or non-exsistence of the records you requested".

"expected from disclosure by the following statutes; *Title 18 US Code 798 Title 50 U.S.*xode 3024 (i) & Section 6 Public law, 86-36(50 U.S Code 3605). The defendant also contacted Pennsylvania governor; Tom Wolf, the Department of Justice; Attorney

General office, former President Obama, former President Trump, the Federal Bureau Investagors office, the US Army Criminal Investagators office, Internal Affairs, Defense Prisoner of War, the Secret Service & Lancacaster County Court of Common Pleas sentencing judge with a (PCRA). Yet none of the issues have been resolved or any protections from the government have been administerd.

In conclusion, the defendant began questioning our governments integrity.

Weither the executive branch directly gave the Central Intelligence Agency, conjoined with the United States Army the authorization to order the target, for the defendant to assasinate (kill) his daughter? However, how the protocal "legal, regulatory, policy, principals & guidelines (HUMINIT) (FM 2-223) of the Central Intelligence Agency & the US Army; (Directors of operations, Support, Analysis, Digital Innovations or Science & Technologies) applied measures or methods of anti-terrorism or operations is beyond the powers of the defendant. If there is or was violations of professionalisms, code of coduct, or (UCMJ) United State Code of Military Justice, from the intelligence & military services; those violations could not be applied as liability, accountability, or responsibility held against the defendant. The defendant faithfully seeked employment, and ingquiring a proposed reasearch to the government, specifically the Central Intelligence Agencies field

of "Assasin" or thoretically speaking "Clandestine" service. It was unconstitutional, unethical, & malitious to inadvertanly, use deception. The ideaology of some specious principle of manipulization, that victimize's as well as infringes against the defendant, his daughter, and his familly's; consitutional and civil liberties. The direct method to systematically desensesitize a person who's sole intent to work, become a soldier, & fight for his country. Should not be a oppurtunity to unscrupulously cyber attack, use negative mind control, or mind programing; this resulted in inhumane consequences of cruel & unusual punishment of imprisonment. In question why would a (US) citizen's strength of wanting to fight for honor, herorism, and protect his country against terrorist or US enemies lead to the government wanting to destruct a American's life? The defendant was a caring full-time father who dearly loves his children and familly. I refuse to belive that the Central Intelligence Agency and US Army's intent was a immoral, inhumane, unjustifiable attack against African Americans and ther famillies livelyhood. Any requirements or special clearance's that was needed to be enforced for the defendant, should have been administered prior to the incident. The government needs to ensure all stipulations protect the immunities of the defendant, when instructing, ordering, or applying (PSYOP) psychological operations & covert sophisticated technology.

On those grounds the defendant is requesting a government pardon. If the request for clemency from this petitioner is not sufficient rational reasoning for immediate release. The only other fromality would be the filing of a 1983 civil suit against the

government for violations of the defendants constitutional & civil rights. However, the petitioner soley believes that the Central Intellilgence Agency, the President of the United States, Pennsylvania Govenor Tom Wolf, and the Pardons Board of Pennsylvania will infact remove the defendant from these hardships immediately. The defendant has no intent to stop working with the Central Intelligence Agency doing Clandestine operations. Consequently, those operations would be outside of the Pennsylvania prison system. The fact is the petitioner really wants to serve his country. Unfortunately, this incarceration & issue's have deprived the defendant of life, liberty, and property. The defendant is willing to take a polygraph for all information foresaid in this pardon application. This information provided here on this application is infact "Classified". Thank you for your time and consideration. Again the defendant is seeking if possible to be released back to Central Intelligence Agency's headquarter's to continue operations or released back into society. Please get back to me at your earliest conveninence.

Respectfully,
Saul N. M.
David W. Sloets

My signature is verification that I have completed this pardon application truthfully and

Case 2:21-cv-04182-PD Document 2 Filed 09/20/21 Page 19 of 26

accurately and I understand that my statement herein are amde subject to the penalties of 18 Pa. C.S 4904(relating to unsworn falisification to authorities).

c//c
Pardons Board of Pennsylvania
President of United States
Govenor Tom Wolf

VII. Exhaustion of Administrative Remedies Administrative Procedures

The Prison Litigation Reform Act ("PLRA"), 42 U.S.C. § 1997e(a), requires that "[n]o action shall be brought with respect to prison conditions under section 1983 of this title, or any other Federal law, by a prisoner confined in any jail, prison, or other correctional facility until such administrative remedies as are available are exhausted."

Administrative remedies are also known as grievance procedures. Your case may be dismissed if you have not exhausted your administrative remedies.

۸.	Did your claim(s) arise while you were confined in a jail, prison, or other correctional facility?			
	Yes			
	No			
	If yes, name the jail, prison, or other correctional facility where you were confined at the time of the events giving rise to your claim(s).			
	Trutod 1Ar A Then DOLATO THE			
В.	Does the jail, prison, or other correctional facility where your claim(s) arose have a grievance procedure? Yes No Do not know			
C.	Does the grievance procedure at the jail, prison, or other correctional facility where your claim(s) arose cover some or all of your claims?			
	\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\			
	Do not know If yes, which claim(s)?			

E.D.Pa. AO Pro Se 14 (Rev. 04/18) Complaint for Violation of Civil Rights

D.	Did you file a grievance in the jail, prison, or other correctional facility where your claim(s) arose concerning the facts relating to this complaint?
	☐ Yes ∕
	₩ No
	If no, did you file a grievance about the events described in this complaint at any other jail, prison, or other correctional facility?
	Yes
	□ Y :No
E.	If you did file a grievance:
	1. Where did you file the grievance?
	tions the second of the second
	2. What did you claim in your grievance?
14 M	not, explain why not. (Describe all efforts to appeal to the highest level of the grievance process.)
	I sent a PCRA to Lawaster County Court for the come of the CIA toping me to attend to assist national my daughter. I wise the White Hobe explaining the sound approved by the state of remaining without a property of the CIA white state of remaining without a popular of the CIA white state of remaining without a popular me of my life in best of state powers went. Depriving me of my life in best of state powers went. Depriving me of

	F. If you did not file a grievance:
	1. If there are any reasons why you did not file a grievance, state them here:
IctionalSc	These Volations dem from the Central Intelligent throughout the USAM, Acquarity of you did not file a grievance but you did inform officials of your claim, state who you informed, when and how, and their response, if any:
elonce, F	Control Indigence becay Noticed South Acercy boothest Control Indigence becay Noticed South Acercy beautiful South Acercy beautif
	The government agencies Judies Attestate of Pennsylvani the Begat ment of Corrections all X sent the missions the your local and ment inhumanly on the detendant.
	(Note: You may attach as exhibits to this complaint any documents related to the exhaustion of your administrative remedies.)
VIII.	Previous Lawsuits
	The "three strikes rule" bars a prisoner from bringing a civil action or an appeal in federal court without paying the filing fee if that prisoner has "on three or more prior occasions, while incarcerated or detained in any facility, brought an action or appeal in a court of the United States that was dismissed on the grounds that it is frivolous, malicious, or fails to state a claim upon which relief may be granted, unless the prisoner is under imminent danger of serious physical injury." 28 U.S.C. § 1915(g).
	To the best of your knowledge, have you had a case dismissed based on this "three strikes rule"?
	Yes
	No *
	If yes, state which court dismissed your case, when this occurred, and attach a copy of the order if possible.
	The state of the s

Case 2:21-cv-04182-PD Document 2 Filed 09/20/21 Page 23 of 26

Α.	Have you filed other lawsuits in state or federal court dealing with the same facts involved in this action?			
	Yes			
	No No			
В.	If your answer to A is yes, describe each lawsuit by answering questions 1 through 7 below. (If there is more than one lawsuit, describe the additional lawsuits on another page, using the same format.)			
	1. Parties to the previous lawsuit			
	Plaintiff(s)			
	Defendant(s)			
	2. Court (if federal court, name the district; if state court, name the county and State)			
	3. Docket or index number			
	4. Name of Judge assigned to your case			
	5. Approximate date of filing lawsuit			
	6. Is the case still pending?			
	$oxed{ ext{Yes}}$			
	If no, give the approximate date of disposition.			
	7. What was the result of the case? (For example: Was the case dismissed? Was judgment entered in your favor? Was the case appealed?)			

Case 2:21-cv-04182-PD Document 2 Filed 09/20/21 Page 24 of 26

O Pro Se 14 (I	Rev. 04/18) Complaint for Violation of Civil Rights
L] Yes
[2	No
D. If	your answer to C is yes, describe each lawsuit by answering questions 1 through 7 below. (If there is ore than one lawsuit, describe the additional lawsuits on another page, using the same format.)
1	Parties to the previous lawsuit Plaintiff(s)
	Defendant(s)
2	. «Court (if federal court, name the district; if state court, name the county and State)
3	. Docket or index number
4	. Name of Judge assigned to your case
	Approximate date of filing lawsuit
	5. Is the case still pending?
	Yes
	If no, give the approximate date of disposition
	What was the result of the case? (For example: Was the case dismissed? Was judgment entered in your favor? Was the case appealed?)

IX. Certification and Closing

Under Federal Rule of Civil Procedure 11, by signing below, I certify to the best of my knowledge, information, and belief that this complaint: (1) is not being presented for an improper purpose, such as to harass, cause unnecessary delay, or needlessly increase the cost of litigation; (2) is supported by existing law or by a nonfrivolous argument for extending, modifying, or reversing existing law; (3) the factual contentions have evidentiary support or, if specifically so identified, will likely have evidentiary support after a reasonable opportunity for further investigation or discovery; and (4) the complaint otherwise complies with the requirements of Rule 11.

A. For Parties Without an Attorney

I agree to provide the Clerk's Office with any changes to my address where case—related papers may be served. I understand that my failure to keep a current address on file with the Clerk's Office may result in the dismissal of my case.

	City	State	Zip Code
Address			
Name of Law Firm			
Bar Number			yangani, kangl
Printed Name of Attorney			
Signature of Attorney			
Date of signing:			
For Attorneys			
\mathbf{v}	V;		
	City		Zip Code
Prison Address	Box 244	<u> </u>	10111 _n
Prison Identification #	NL2965		
rinted Name of Plaintiff	David W. Steet		
ignature of Plaintiff	Darl W. hr		
	ignature of Plaintiff rinted Name of Plaintiff rison Identification # rison Address For Attorneys Date of signing: Signature of Attorney Printed Name of Attorney Bar Number	ignature of Plaintiff rinted Name of Plaintiff rison Identification # Prison Address Oate of signing: Signature of Attorney Printed Name of Attorney Bar Number Name of Law Firm Address	rinted Name of Plaintiff rison Identification # Prison Address Out Attorneys Date of signing: Signature of Attorney Printed Name of Attorney Bar Number Name of Law Firm Address

